

REMARKS/ARGUMENTS

The rejections presented in the Office Action dated September 20, 2006 (hereinafter Office Action) have been considered. Claims 1-19 remain pending in the application. Reconsideration of the pending claims and allowance of the application in view of the present response is respectfully requested.

Claims 1-19 stand rejected under 35 U.S.C. §112, first paragraph, as failing to comply with the written description requirement. The Applicant respectfully traverses the rejection.

“To satisfy the written description requirement, a patent specification must describe the claimed invention in sufficient detail that one skilled in the art can reasonably conclude that the inventor had possession of the claimed invention.” MPEP § 2163. “To comply with the written description requirement of 35 U.S.C. 112, para. 1 … each claim limitation must be expressly, implicitly, or inherently supported in the originally filed disclosure.” MPEP § 2163.05. “[A] rewording of a passage where the same meaning remains intact is permissible.” MPEP § 2163.07, *quoting In re Anderson*, 471 F.2d 1237, 176 USPQ 331 (CCPA 1973).

The Applicant maintains that support for the Claims, as presented in the previous office action response, were properly supported by the Specification sufficient to comply with 35 U.S.C. §112, first paragraph. However, in the interest of expediting prosecution, the Applicant has removed the portions of the Claims indicated by the Examiner as unsupported, and has further amended the rejected independent Claims to clearly place the subject matter of the Claims within the scope of the Specification.

Support for the amendment can be found, among other places, in Applicant’s Specification at page 2, lines 23-30, which recites:

In order to facilitate HTTP transfer of information directly from a mobile terminal to users of the Internet, several problems must be addressed. First, routing of HTTP requests to mobile terminals is a challenge due to the lack of IP address capability for mobile terminals. Mobile terminals are not assigned fixed IP addresses currently and it is expected that IP addresses for mobile terminals will not be assigned for quite some time to

come. Additionally, no HTTP server functionality currently exists for mobile terminals today and the expense of providing such a function is likely to be exorbitant.

As the above passage makes clear, the amended Claims are clearly within compliance with 35 U.S.C. §112, first paragraph. Furthermore, considering the absence of any other rejections in the prior Office Action (sent 3/13/2006) and present Final Office Action, the Applicant respectfully submits that the Claims are in condition for allowance. Notification of such is respectfully requested.

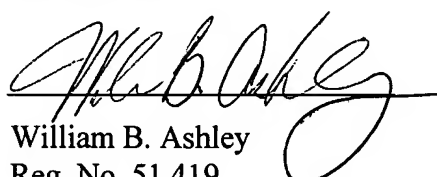
Authorization is given to charge Deposit Account No. 50-3581 (NOKM.052PA) any necessary fees for this filing. If the Examiner believes it necessary or helpful, the undersigned attorney of record invites the Examiner to contact the undersigned attorney to discuss any issues related to this case.

Respectfully submitted,

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By:



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